

FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463.

Ronald F. Ryan, Treasurer Nevada State Republican Central Committee 6114 West Charleston Boulevard Las Vegas, NV 89102

SEP 23 1998

Identification Number:

C00082925

Reference:

July Monthly Report (6/1/98-6/30/98)

Dear Mr. Ryan:

This letter is prompted by the Commission's preliminary review of the report(s) referenced above. The review raised questions concerning certain information contained in the report(s). An itemization follows:

-Your report discloses in-kind contributions ("donations") from corporations on Schedule H4, supporting Line 21(a) of the Detailed Summary Page (pertinent portions attached). Pursuant to Advisory Opinion 1992-33, the Commission concluded that a "national party committee may accept corporate in-kind donations in connection with fundraising activities" as long as "the federal share of goods or services is paid or transferred to the non-federal account in advance" of the acceptance of the corporate in-kind donations by the federal account.

Advisory Opinion 1992-33 also discloses a detailed method for reporting the receipt and use of in-kind contributions as follows:

- 1. The transfer of the in-kind corporate contribution from the non-federal account to the federal account should be disclosed on Schedule H3. The itemization on Schedule H3 should include the date the Committee received the in-kind contribution, the amount of the contribution and the fundraising event involved.
- 2. The use or expenditure of in-kind corporate contributions should be disclosed on Schedule H4 as non-federal share disbursements. The itemization should provide the same donor identification information required on a Schedule A for in-kind contributions for Federal elections.

3. A second entry on Schedule H4 should then disclose the advance or contemporaneous payment of the federal account's share of the in-kind corporate contribution to the non-federal account.

Please amend your report to properly disclose the in-kind corporate contributions received by your committee (example enclosed).

-Your EVENT YEAR-TO-DATE calculations for Administrative/Voter Drive are incorrect. EVENT YEAR-TO-DATE totals for administrative and voter drive costs are derived by aggregating all disbursements during the calendar year for the whole Administrative/Voter Drive category. EVENT YEAR-TO-DATE totals for fundraising, direct candidate support, and exempt activities are derived by aggregating all disbursements during the calendar year within a specific event. These should be calculated by adding the latest disbursement for a category or event to the previous EVENT YEAR-TO-DATE total for that category or event. This running EVENT YEAR-TO-DATE total should be disclosed after each disbursement is listed. Please amend your report by providing the correct EVENT YEAR-TO-DATE totals.

A written response or an amendment to your original report(s) correcting the above problem(s) should be filed with the Federal Election Commission within fifteen (15) days of the date of this letter. If you need assistance, please feel free to contact me on our toll-free number, (800) 424-9530. My local number is (202) 694-1130.

Sincerely,

Scott Francis

Reports Analyst

Reports Analysis Division

DISBURSEMENT SCHEDULE H4

JOINT FEDERAL/NON-FEDERAL ACTIVITY SCHEDULE

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| NAME OF COMMITTEE | | | | | · · · · · · |
| Nevada Republican Party | Central Comm | ittee | | | · |
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| Strategic Telecommunications | STR | : | \$676,80 | 300312 | \$13.54 |
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| SULLE VVZ | | 04101130 | | | |
| Smint Paul, MN 55114- | | | | | |
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| TOLL NAME, MAILING ADDRESS & SIP CODE | PURPOSE/EVENT | DATE | TOTAL AMOUNT | \$9839.2 | NON-FEDERAL T |
| Nevada Republican Party | Transfer for | | \$9839.20 | | \$0.00 |
| 6114 W. Charleston Blvd. | In-kind Contribution | ns/08/98 | | | 1 1 |
| | | 00,00,30 | ! | | |
| Las Vegas, NV 89102- | <u> </u> | <u> </u> | 1 | | |
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| Nevada Republican Party | Transfer for | | ! | \$6150.0 | 50.00 |
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| TOTAL THIS PERIOD FOR THE MON-FE | DERAL SHARRES OF | line it of th | e dotailed surmary | Page) | \$96252.8 |

11. Prohibited In-Kind Donations for Allocable Activities

While contributions from corporations, iabor organizations and federal government contractors are prohibited under federal taw, they are permissible under some state taws. If that is the case, such donations may be accepted by a nonfederal account for strictly nonfederal activity. However, the altuation is more complicated when donations of goods or services from such sources are made in connection with allocable activity, such as a fundraiser at which both federal and nonfederal funds are collected.

In AO 1992-33, the Commission explained how a committee can legally accept an in-kind donation from a prohibited source in connection with an allocable administrative or fundralsing activity. Note that the Commission has not addressed the receipt of in-kind donations from prohibited sources for the other types of allocable expenses (i.e., generic voter drives and candidate support activity).

Advance Payment of Federal Share

To avoid the receipt of a prohibited contribution by the federal account, that account must pay the nonlederal account for the federal share of the In-kind donation. This payment—a transfer to the nonfederal account—must be made in advance or on the date the goods or services are received.

Per-Transaction Transfers
The federal transfer may be made on a per-transaction basis—that is, shortly before or on the same day the in-kind done-tion is received.

Eacrow Transfers

Atternatively, the federal account may make bulk transfers to cover the federal share of anticipated in-kind donations. Under this "escrow" arrangement, a committee makes a good faith estimate of the amount of in-kind donations that it expacts to receive and transfers sufficient funds from the federal account to cover the federal share.

Adjustments

Should the federal account pay more than its share of an in-kind donation, adjustment transfers from the nonlederal account are permissible.

Basic Reporting of In-Kind Doлations: Example

On October 1, a state party committee receives a \$5,000 in-kind donation of flowers from a corporation for a federal/ nonfederal fundraiser ("Chairman's Gala"). The estimated allocation ratio for the fundraiser is 50 percent federal and 50 percent nonfederal. That same day, the federal account transfers its share of the in-kind donation (\$2,500) to the nonfederal account.

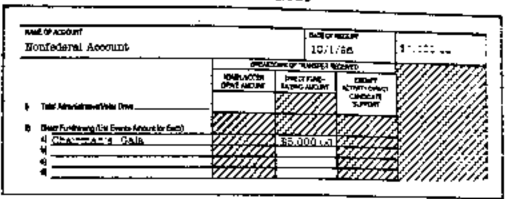
Required Forms

- * Schedule H3—Treraters from techniques
- Schedule H4 Payments to About the Expenses

Schedule H3- Receipt of In-Kind Donation

The committee reports the recess of the thi-kind donation as a transfer from the nonfederal account for the "Charman a Gala" fundraiser. The date used here a the date the committee received the "Limited are."

RECEPT OF IN-KIND DONATION (H3)



The Schedule H3 shows the nonfederal account's receipt of the \$5,000 in-kind donelion of flowers on October 1.

"Disbursement" of In-Kind Donation

Like in-kind contributions, in-kind donetions must be reported as both receipts and disbursements so as not to inflate the cash-on-hand balance. (The disbursement side reflects the use or "expenditure" of the resources.) Schedute H4 is used for the disbursement entry, which shows the \$5,000 in-kind donation as a 100 percent nonfederal disbursement. The donor's name and address is disclosed in the box generally used for pay-

Transfer from Federal Account (H4)
The second entry on Schedule H4 shows
the contemporaneous transfer of \$2,500
(the federal share of the donation) from
the federal account to the nonfederal account. The explanation of the transfer is
described in the "Purpose" box, with a reference to the previous entry.

Alternative Reporting Method

To minimize entries and avoid duplication, a committee may use alternative methods to report transactions relating to in-kind denations.

The committee may use one entry on Schedule H2 to show the receipt of all inkind donations made within the same reporting period for a particular fundraising program or event (or administrative activity)

The committee may also use one entry on Schedule H4 to show total federal payments (transfers) made on the same day for the federal share of in-kind donations.

Example

A committee receives two in-kind donations from prohibited cources for a mixed federal/nonfederal fundraising event, "July Fundraiser":

- Invitations donated by XYZ Printers, inc. (value: \$3,000) received on July 1; and
- Belloons donated by ABC Balloons, Inc. (value: \$1,000) received on July 15.

The fundraising ratio for July Fundraiser' is 50 percent federal, 50 percent rederal, 50 percent random statements account transfers its \$2,000 share of the two donations on July 1.

DISBURSEMENT OF IN-KIND DONATION; FEDERAL TRANSFER (H4)

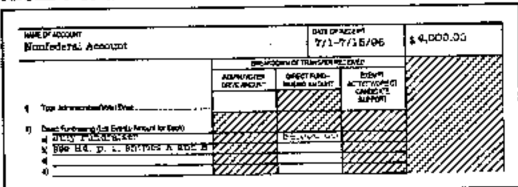
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| 445 Democracy Blvd. City, State ZIP | obare (see a bu re) | | | | |

The first entry shows the "disbursement" of the \$5,000 in-kind donation by the nonfederal account. The second entry shows the federal account's transfer of its share of the donation (50 percent or \$2,500) to the nonfederal account.

Schedule H3—Receipt of In-Kind Donetions

The committee uses one emby on Schedule H3 to show the total in-kind donations for "July Fundraiser" received during the reporting period. The "date of receipt" shows the period during which the committee received the contributions. The "July Fundraises" entry cross references the Schedule H4 entries showing the "disbutsement" of the donations and the Identity of the contributors.

RECEIPT OF IN-KIND DONATIONS (H8)



The \$4,000 m-kind transfer represents a \$9,000 donation received on July 1 and a \$1,000 donation received on July 15. The entry notes the Schedule H4 entries where information on the donations is available.

